LAW OFFICES OF

Case 1:07-cv-03180-RPPAL Document 4, VENGROW 24/2007 Page 1 of 2

New York, N.Y. 10006-2802

PAUL M KEANE
STEPHEN H. VENGROW!
JAMES M. TEXTOR*
JOSEPH F. DE MAY, JR
RANGOLPH H. DONATELL!#
PATRICK MICHAEL DECHARLES II¹

Jessica A. De Vivo° Irene M. Zanetos°

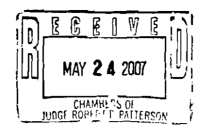
FALSO ADMITTED TO DISTRICT OF COLUMBIA, MAINE & NEW JERSEY

*ALSO ADMITTED TO PENNSYLVANIA

*ALSO ADMITTED TO GEORGIA

*ALSO ADMITTED TO NEW JERSEY & TEXAS

*ALSO ADMITTED TO NEW JERSEY



May 23, 2007

Telephone: (212) 344-7042 Telefax: (212) 344-7285 Telefax: (212) 344-3988

New Jersey Office 75 Montgomery Street, Suite 200 Jersey City, NJ 07302 (201) 209-0960

> A.J. MARINO OF COUNSEL

Byron King Callan (1914 - 1992) Victor S. Cichanowicz (1918 - 1989)

MEMO ENDORSED

BY HAND

Honorable Robert P. Patterson Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street, Room 2550 New York, New York 10007

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 5/24/07

Re: 06 CV 13439, 07 CV 1357, 07 CV 2562,

07 CV 3104, 07 CV 3180 Our file 8923/PMK

Dear Judge Patterson:

At the last pretrial conference, you set June 1 as the last day to make motions in regard to forum. Defendant Yang Ming intends to be filing motions in regard to each of the above cases. Yang Ming's bill of lading contains a compulsory English jurisdiction clause. At the present time, we have been instructed by our clients on 5 cases involving the EASLINE TIANJIN for the voyage in question. However, we have been advised that there are numerous other claims that may be brought in the Southern District of New York and which would naturally be consolidated before Your Honor. Rather than submitting piecemeal motions which could tie up the court, we would request that the court extend the deadline to make the motions until the end of July when the time bar will expire and all claims will have been filed and consolidated before Your Honor.

At the present time, we are still obtaining documentation in regard to the 5 claims that have been sent to us. There are multiple other claims for which complaints have yet to be filed involving defendant Yang Ming. We believe that the extension of the time to file the forum motions would be in the interest of justice since it would not only allow one single motion to be filed by Yang Ming and other carriers, but would also allow the parties to informally discuss settlement possibilities during this period.

5/24/07 Roll Plate of ren 1

Honorable Robert P. Patterson

May 23, 2007 Page 2

We have contacted several of plaintiff's counsel but have not been able to contact all in regard to these claims. The counsels for three of the claims are not opposed to an adjournment of the June 1 motion date.

Because June 1 is next Friday, we respectfully request that the undersigned be advised as soon as possible whether the adjournment has been granted in the event that motions on some of the cases will have to be filed.

No prior adjournments have been granted or requested.

The court's assistance in this matter is most appreciated.

Very truly yours,

CICHANOWICZ, CALLAN, KEANE, VENGROW & TEXTOR

Fred Dr. Welling Paul M. Keane

PMK/am

Cc: Peter D. Clark, Esq. Clark, Atcheson & Reisert 7800 River Road, Suite 2 North Bergen, NJ 07047

> John Olsen, Esq. Hill, Rivkins & Hayden 45 Broadway, Suite 1500 New York, NY 10006

Edward C. Radzik, Esq. McDermott & Radzik Wall Street Plaza 88 Pine Street, Floor 21 New York, NY 10005

Roman Badiak, Esq. Badiak & Will 120 Broadway, Suite 1040 New York, NY 10271